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8 UNITED STATES DISTRICT COURT
9 WESTERN DISTRICT OF WASHINGTON
10 AT SEATTLE
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13 UNIVERSAL INSPECTION
14 GROUP,

15 Plaintiff

DECLARATION OF DEFENDANTS

Case No. C07-1965JLR

16 v.

17 INTEGRA INSPECTION
18 GROUP, LLC

19 and

20 ALEC ANGUS AND LALINE
21 ANGUS,

22 Defendants.
23

24 Comes now the Defendants, Integra Inspection Group, LLC (IIG) and Alec and Laline
25 Angus (Angus) and declare as follows:

26 In reference to Universal Inspection Group (the Roys) v. Alec and LaLine Angus and
27 Integra Inspection Group, LLC, all of the assets of the Defendants have been depleted defending
28 this case. The Defendants do not even have the money to pay Lish Whitson PLLC to represent
them in this in court.

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2 For this reason, and so the Court will understand the constraints the Defendants will be
3 facing regarding discovery and other pretrial matters, the Defendants have requested Lish
4 Whitson to file this Declaration for them.

5 Four months ago, things were going well for IIG. Then Rick Bear, Tony Bear's brother
6 and a principal in IIG, lied to the other principals saying he was leaving IIG to study for the
7 ministry, but instead he started his own inspection business, Bear Inspection, taking with him
8 IIG's main source of revenue, Conoco Phillips. Since then, the Defendants have had one
9 contract, which has only allowed IIG to pay its taxes, rent, and insurance. The principals
10 remaining with IIG have not had income from IIG to pay themselves or to pay the costs and fees
11 necessary to defend this case.

12 To defend this case and to prosecute what the Defendants believe are valid claims for
13 money damages against the Roys, they should hire a forensic accountant and perhaps a forensic
14 computer investigator to review the Roy's financial records and computers and find the monies
15 the Defendants believe were misappropriated by the Roys during fiscal years 2006 and 2007.
16 However, this is not within the Defendants' means at present. The Defendants will also need to
17 take numerous depositions, perhaps in both Texas and California if the Roys and their witnesses
18 and employees refuse to come to Seattle, Washington.

19 The Defendants feel strongly that, if the Roys were to respond honestly and completely to
20 requested discovery, a jury will find in the Defendants favor. The Defendants also believe a jury
21 that hears all of the facts will award money damages owed to Alec Angus by the Roys.

22 IIG has been contacted about several potential contracts, but they will not be awarded
23 until next year. However, on IIG's current income, the Defendants cannot keep IIG afloat
24 waiting for those future contracts. Their current financial problems are too severe.

25 Therefore, the Defendants are asking the court to take the facts outlined above into
26 consideration as this case moves forward.
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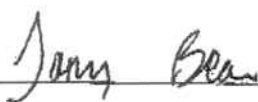
We declare under penalty of perjury under the laws of the State of Washington that we have read the facts stated above and believe them to be true and correct to the best of our knowledge this 3rd day of December, 2008 at Ewington, WA.



Alec Angus, individually and for Integra Inspection Group, LLC



Laline Angus, individually and for Integra Inspection Group, LLC



Tony Bear, for Integra Inspection Group, LLC



Lavonne Bear, for Integra Inspection Group, LLC